## APPLICATION FOR PERMISSION TO CHANGE POINT OF DIVERSION, MANNER OF USE AND PLACE OF USE OF THE PUBLIC WATERS OF THE STATE OF NEVADA HERETOFORE APPROPRIATED

	JAN 2 5 1995
rected application filed	Map filed NOV 2 7 1991 under 5
The applicant Newmont Gold Company by I	Paùl M Pettit, agent
DO D 660	
Street and No. or P.O. Box No.	of Carlin City or Town
Nevada 89822	hereby make S application for permission to change
point of divorcion of a nortion	•
Point of diversion, mann	ner of use, and/or place of use
water heretofore appropriated under permit 5	56836  Ig right by Permit, Certificate, Proof or Claim Nos. If Decreed, give title of Decree an
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The source of water is underground; we]	11 LK-10 of stream, lake, underground spring or other source.
The amount of water to be changed 0.1782 Cfs Secon	S ('80.00 GDM)  Id feet, acre feet. One second foot equals 448.83 gallons per minute.
The water to be used for same as existing	
irrigation, power, in	ining, industrial, etc. If for stock state number and kind of animals.
The water heretofore permitted for <u>mining</u> , <u>mi</u> scharge, domestic and dewatering igation, po	11ing, irrigation, infiltration, surface.  ower, mining, industrial, etc. If for stock state number and kind of animals.
The water is to be diverted at the following point	Within the SW quarter of the SE quarter  Describe as being within a 40-acre subdivision of public survey and by course ar
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distance to a section corner. If on unsurveyed land, it should be stated.	at a point from which the SE corner of
	within the SE quarter of section
	within the SE quarter of section within The NE corner of section 36,
The existing permitted point of diversion is located w 85, T34N, R51E, M.D.B.&M., at a point f 234N, R51E, M.D.B.&M. bears N58°40'E a	within the SE quarter of section within the NE corner of section 36, distance of 7660 feet.
The existing permitted point of diversion is located w 85, T34N, R51E, M.D.B.&M., at a point f 34N, R51E, M.D.B.&M. bears N58°40'E a same as existing (se	within the SE quarter of section within from which the NE corner of section 36, distance of 7660 feet.
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14. Estimated time required to complete the a	application of water to beneficial use one year
	or stock watering, state number and type of units to be served or annual
<u>-</u>	submitted in accordance with well spacing Order 105
	By PO Box 669
Compared jr/bk jr/bk	Carlin, Nevada 89822
Protested	
: 2 D.D.	DOLLA T
	ROVAL OF STATE ENGINEER
This is to certify that I have examined t following limitations and conditions:	he foregoing application, and do hereby grant the same, subject to the
other rights on the source will totalizing meter must be install point of diversion and accurate beneficial use. The totalizing begins or before the proof of convithin an area designated by the This permit will allow the under Permits 53384, 53385, 5433 through 56839, inclusive, and an as a result of the dewatering properties of the dewatering properties of uses of mining, mill suppression, road watering and of use as described, hereinafter water may be placed in the under Dam Safety Permit J-387). (CONTINUED ON PAGE 2)	said Permit 56836 and with the understanding that no ll be affected by the change proposed herein. A led and maintained in the discharge pipeline near the te measurements must be kept of water placed to meter must be installed before any use of the water completion of work is filed. This source is located as State Engineer pursuant to NRS 534.030. permittee to dewater the pit area. Any water obtained 9, 54340, 54341, 55616, 55617, 55618, 55619 and 56831 by subsequent changes of the above mentioned permits, program by the permittee, will be used first for the lling, heap leaching, drilling, construction, dust other related mining and milling uses within the place or referred to as mining and milling purposes. The Maggie Creek Reservoir (approved on July 21, 1992 imited to the amount which can be applied to beneficial use, and not to cubic feet per second
Work must be prosecuted with reasonable dilig	ence and be completed on or before
Proof of completion of work shall be filed befo	made on or before
Application of water to beneficial use shall be r	nade on or before
Proof of the application of water to beneficial u	ise shall be filed on or before
Map in support of proof of beneficial use shall	be filed on or before
Completion of work filed	
Proof of beneficial use filed	
Cultural map filed	/ /
Certificate NoIssued	A.D. 1995
EXPIRED	State Engineer
DATE 4-17-96-0R	

## (PERMIT TERMS CONTINUED)

Upon receipt of the necessary permits from the Nevada Division of Environmental Protection, water may be discharged to various Humboldt River drainage systems. The use of this water will be subject to the Humboldt River Decree.

Any approval granted by the State Engineer for irrigation purposes using water under these Permits will be within the irrigation season as specified in the Humboldt River Decree. If any water is used on lands not previously under irrigation or having irrigation water rights, water rights must be substituted by foregoing irrigation on an equal number of acres and acre-feet under Proof No. 00171 of the Edwards Decree of the Humboldt River Adjudication. The substitution will be based on actual water used for the additional acreage, and offset by actual allocations from the Humboldt River. Any schedule of irrigation will be submitted to the Division of Water Resources' Supervising Water Commissioner prior to the actual irrigation of that land. The Supervising Water Commissioner will then set what lands and priorities will not be served under Claim No. 00171 of the Edwards' Decree.

Any other adverse impacts on the Humboldt River System caused by this dewatering must be mitigated in a manner approved by the State Engineer. Water not used for mining and milling purposes must be used for mitigating any impacts to existing groundwater or surface water right holders. Before any water can be utilized for mitigation purposes, the permittee will apply for and receive any necessary approval from the State Engineer. The State Engineer may require the excess water be used for other possible mitigation measures, including but not limited to injection or substitution for other permitted groundwater uses.

The permittee shall discharge water in a manner to achieve maximum conservation of the water resource. It is understood that this right must allow for a reasonable lowering of the static water level.

The State Engineer will retain the right to require additional monitoring of water levels in observation and monitor wells and of flow rates of surface sources. The permittee, on a quarterly schedule, will prepare and present an update on the activities of the mine and dewatering projects, and the Maggie Creek Basin Monitoring Plan (submitted September 10, 1992).

This permit does not extend the permittee the right of ingress and egress on public, private or corporate land.

The issuance of this permit does not waive the requirements that the permit holder obtain other permits from the State, Federal and local agencies and is specifically issued contingent upon approval by the Nevada Division of Environmental Protection of the dewatering project.

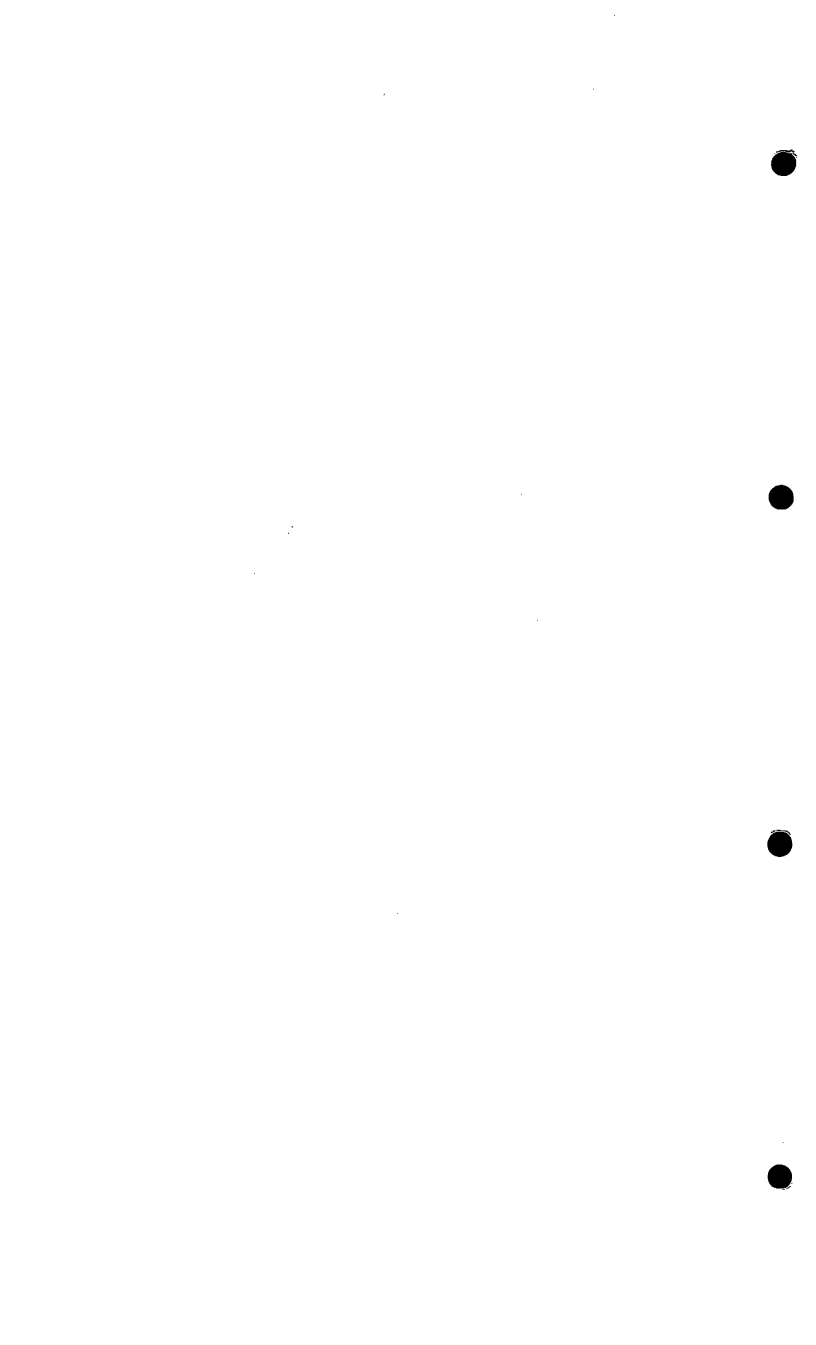
The total combined duty of water for consumptive purposes under Permit 40900, Certificate 13392, Permits 47962, 48328, 48330, 48910, 48911, 48912, 49550, 49916, 49962, 51962, 52330, 52331, 52332, 52883, Certificate 13398, Permits 52884, 53384, 53385, 54339, 54340, 54341, 54510, 55616, 55617, 55618, 55619, 56831 through 56839, inclusive, 59731-T, 59732-T, 59733-T, 59734-T, 59735-T, 59898-T, 59899-T, 59900-T, 60845-T through 60863-T, inclusive, and 60871-T shall not exceed 10,660.42 ACRE-FEET ANNUALLY for mining and milling purposes. The total combined diversion rate under all permits associated with the dewatering program and all related mining and milling purposes will not exceed 110 CUBIC FEET PER SECOND on an instantaneous basis.

A monthly report will be submitted to the State Engineer within 10 days from the end of each month which shall include measurement of: the volume of water pumped from each well, the volume of water consumptively used for mining and milling uses projectwide, the volume of water diverted to the reservoir, the evaporative losses and seepage losses from the reservoir, the volume of water discharged to any surface drainage and which drainage and the volume of water used for any other purpose allowed under permits.

This permit is issued subject to, and also incorporates the terms and conditions set forth in the State Engineer's Order No. 1055, Order Adopting Rules For Well Spacing and Modification of Regulations For Water Well and Related Drilling (January, 1990) In A Portion Of The Heretofore Designated Maggie Creek Ground Water Basin (4-51), dated April 1, 1992, on file in the office of the State Engineer.

A year-end report will be submitted to the State Engineer no later than 45 days after the end of each calendar year. The report will state: (1) the number of wells drilled under the permits, (2) the number of abandoned wells, (3) the exact location of each well drilled or abandoned, and (4) a supporting map illustrating well locations.

All groundwater and surface water monitoring data will be submitted to the State Engineer on the same basis as specified in Appendix "A" - <u>Mitigation Plan of the Final Environmental Impact Statement</u>, Newmont Gold Company's South Operations Area Project (November 1993).



## (PERMIT TERMS CONTINUED)

Upon permanent cessation of all mining, milling and dewatering purposes, all water granted under the permits will revert back to the source from which it was appropriated, except for any water requirements needed for any mine closure plan and/or to mitigate any adverse effects caused by dewatering.

The State Engineer retains the right to require at any time the permittee cooperate in the funding of additional monitoring and modeling by an independent third party. The State Engineer retains the right to impose future conditions as necessary upon review and evaluation of all data submitted reporting on the dewatering program, water use and the monitoring plan. The State Engineer retains the right to regulate pumping from the dewatering project and/or any other groundwater withdrawals herein authorized to protect the public interest and existing rights.

This temporary permit is issued pursuant to the provisions of NRS 533.345 Section 2 and will expire on April 17, 1996 at which time all rights herein granted shall revert to the right being changed by the state of the right being changed by the state of the right being changed by the right by the right being changed by the right by the right being changed by the right by the right being changed by the right by the rig

shall revert to the right being changed by this temporary permit.